SEATTLE, WA 98101

James B. Stoetzer, WSBA No. 06298 1 HONORABLE EDWARD F. SHEA Matthew J. Macario, WSBA No. 26522 2 LANE POWELL PC 1420 Fifth Avenue, Suite 4100 Seattle, Washington 98101 3 Telephone: (206) 223-7000 Facsimile: (206) 223-7107 4 5 Attorneys for Plaintiff 6 8 UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON 9 AT SPOKANE 10 ALBERT M. ZLOTNICK, 11 Plaintiff. No. CV-04-140-EFS 12 V. PLAINTIFF'S FIRST INTERROGATORIES AND WORKLAND & WITHERSPOON, 13 REQUESTS FOR PRODUCTION PLLC, GREGORY LIPSKER and JANE OF DOCUMENTS TO 14 DOE LIPSKER, and the marital **DEFENDANTS GREGORY** community comprised thereof, LIPSKER AND JANE DOE 15 LIPSKER Defendants. 16 Plaintiff Albert M. Zlotnick, by his attorneys, Lane Powell Spears Lubersky 17 LLP, pursuant to Rules 33 and 34 of the Federal Rules of Civil Procedure, submit the 18 following Interrogatories to be responded to by defendants Gregory Lipsker and Jane 19 Doe Lipsker, under oath, and requests that defendants produce and allow Plaintiff's 20 counsel to inspect and photocopy the following described documents, within thirty 21 (30) days after service hereof. All documents or other material to be produced shall 22 PLAINTIFF'S FIRST INTERROGATORIES AND REQUESTS FOR PRODUCTION TO LIPSKER DEFENDANTS - 1 LANE POWELL PC **SUITE 4100**

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be produced to Lane Powell PC, 1420 Fifth Avenue, Suite 4100, Seattle, Washington 98101, unless otherwise agreed upon by counsel.

INSTRUCTIONS AND DEFINITIONS

- Whenever in the discovery requests there is a request to identify a person, Α. please identify such person by setting forth his or her name and age, present residence address and telephone number, business address and telephone number, job title and description of such person's relationship to the subject matter of this lawsuit.
- Whenever the term "person" is used herein, it means any natural person, В. corporation, association, general or limited partnership, joint venture, trust or any other organization with a separate identity.
- These discovery requests are continuing in nature. If any information addressed C. by the discovery requests is not learned until after the discovery requests are answered, or for any reason any answer later becomes incorrect, pursuant to F.R.C.P. Rule 26(e) and applicable case law, the party answering these discovery requests shall supplement or change the answers previously submitted.
- With respect to all documents which are not produced to Plaintiff for any D. reason, please provide a "Privilege Log" which identifies the document by setting forth the date of the document, the nature of the document (i.e., memorandum, letter, etc.), the author of the document, the name and title of each person to whom the documents (or a copy thereof) was sent or shown, the

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E.

general subject matter of the document and the specific basis relied upon for not producing the document (such as, by way of example only, "attorney-client" privilege).

The terms "document," "documents," or "documentation," as used in these interrogatories and/or requests for production, have the same meaning here as in FRCP 34, and includes writings of any kind and character pertaining to the designated subject matter, including, without limitation, the original and copy, regardless of origin or location, of any book, pamphlet, periodical, letter, memorandum, diary, file, note, statement, bill, invoice, policy, telegram, correspondence, e-mail, summary, receipt, opinion, investigation statement or report, schedule, manual, financial statement, audit, tax return, draft, articles of incorporation, bylaws, stock book, minute book, agreement, contract, deed, security agreement, mortgage, deed of trust, title or other insurance policy, report, record, study, handwritten note, typewritten note, map, drawing, working paper, chart, paper, index, tape, microfilm, data sheet, data processing card, or any other written, typed, printed, photocopied, dittoed, mimeographed, multilithed, recorded, transcribed, punched, taped, filmed, photographic or graphic matters, however produced, to which you may have or have had access. If said document is no longer in your possession or subject to your control, state what disposition is made of the same and where it is presently located.include any written, graphic or printed matter and any matter recorded on any media permitting reproduction (specifically including all data, text and images

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maintained in any electronic format). Where documents are maintained both electronically and in hard copy format, both versions of the documents should be produced in the format in which they are maintained.

F. A request to produce documents is a request to produce all documents in the possession, custody or control of the party to whom the request is directed and that party's officers, employees and agents, including the party's past or present counsel, consultants, and accountants.

These discovery requests are continuing and require supplemental answers upon discovery of additional pertinent information. See FRCP 26(g).

INTERROGATORIES

INTERROGATORY NO. 1: State your full name, date of birth and Social Security number. In the case of a partnership, corporation, or similar business entity, state the entity's legal name, names of all individual members, partners, and/or shareholders, date of creation, and organizational nature and structure.

RESPONSE:

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INTERROGATORY NO. 2: Identify each person whom you expect to call as an expert witness at trial, along with the expert's address and telephone number, the subject matter on which the expert is expected to testify, the substance of the facts and opinions to which the expert is expected to testify, a summary of the grounds for each opinion, state such other information about the expert as may be discoverable under the Federal Rules of Civil Procedure, and identify any documents provided to, generated by or reviewed by the above experts in relation to your consultation with them in this matter.

RESPONSE:

<u>INTERROGATORY NO. 3</u>: Identify all documents in your possession, custody or control relating in any way to plaintiff Albert Zlotnick.

RESPONSE:

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<u>INTERROGATORY NO. 4</u>: Identify all legal services, and all other services of any kind, on any matter, that you have provided to plaintiff Albert Zlotnick, or any agent, employee, or affiliated company of Mr. Zlotnick.

RESPONSE:

INTERROGATORY NO. 5: Identify all legal services, and all other services of any kind, on any matter, that you have provided to Charles Band, iSurrender.com, Inc., Cimarron-Grandview, Inc., Full Moon Universe, Inc., Full Moon Universe, Inc., a Washington Corporation, or any agent, employee, or affiliated company of any of the individuals or entities named in this interrogatory.

RESPONSE:

INTERROGATORY NO. 6: Identify and describe in detail the procedures, if any, that were in place at Workland & Witherspoon, PLLC from January 1, 1999 through December 31, 2001 regarding all of the following:

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PRODUCTION TO LIPSKER DEFENDANTS - 8

1 3 4 INTERROGATORY NO. 10: Identify all documents not produced or withheld in response to these discovery requests based upon claims of privilege or work product. 6 RESPONSE: 7 8 9 10 INTERROGATORY NO. 11: Identify each person who worked on preparing 11 these responses to plaintiff's first discovery requests. Provide the name, address, 12 telephone number, employer, and position for each such person. 13 **RESPONSE**: 14 15 16 17 18 **REQUESTS FOR PRODUCTION** 19 REQUEST FOR PRODUCTION NO. 1: Produce the curriculum vitae of all 20 experts identified in response to Interrogatory No. 2. 21 **RESPONSE**: 22 PLAINTIFF'S FIRST INTERROGATORIES AND REQUESTS FOR

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PRODUCTION TO LIPSKER DEFENDANTS - 9

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REQUEST FOR PRODUCTION NO. 2: Produce copies of all documents in your possession, custody or control relating in any way to plaintiff Albert Zlotnick.

RESPONSE:

REQUEST FOR PRODUCTION NO. 3: Produce copies of all documents in your possession, custody or control relating in any way to all legal services, and all other services of any kind, on any matter, that you have provided to plaintiff Albert Zlotnick, or any agent, employee, or affiliated company of Mr. Zlotnick.

RESPONSE:

PLAINTIFF'S FIRST INTERROGATORIES AND REQUESTS FOR PRODUCTION TO LIPSKER DEFENDANTS - 10

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REQUEST FOR PRODUCTION NO. 4: Produce copies of all documents in your possession, custody or control relating in any way to all legal services, and all other services of any kind, on any matter, that you have provided to Charles Band, iSurrender.com, Inc., Cimarron-Grandview, Inc., Full Moon Universe, Inc., Full Moon Universe, Inc., a Washington Corporation, or any agent, employee, or affiliated company of any of the individuals or entities named in this request.

RESPONSE:

REQUEST FOR PRODUCTION NO. 5: Produce copies of all documents identified, consulted, and/or referred to in responding to Interrogatory No. 6.

RESPONSE:

PLAINTIFF'S FIRST INTERROGATORIES AND REQUESTS FOR

PRODUCTION TO LIPSKER DEFENDANTS - 11

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REQUEST FOR PRODUCTION NO. 9: Produce all retainer letters associated with any and all legal services, and all other services of any kind, on any matter, that you have provided to plaintiff Albert Zlotnick, and/or any agent, employee, or affiliated company of Mr. Zlotnick.

RESPONSE:

REQUEST FOR PRODUCTION NO. 10: Produce all retainer letters associated with any and all legal services, and all other services of any kind, on any matter, that you have provided to Charles Band, iSurrender.com, Inc., Cimarron-Grandview, Inc., Full Moon Universe, Inc., Full Moon Universe, Inc., a Washington Corporation, and/or any agent, employee, or affiliated company of any of the individuals or entities named in this request.

RESPONSE:

REQUEST FOR PRODUCTION NO. 11: Produce all invoices generated by you for any and all legal services, and all other services of any kind, on any matter, that you

PLAINTIFF'S FIRST INTERROGATORIES AND REQUESTS FOR PRODUCTION TO LIPSKER DEFENDANTS - 13

have provided to plaintiff Albert Zlotnick, and/or any agent, employee, or affiliated company of Mr. Zlotnick.

RESPONSE:

REQUEST FOR PRODUCTION NO. 12: Produce all invoices generated by you for any and all legal services, and all other services of any kind, on any matter, that you have provided to Charles Band, iSurrender.com, Inc., Cimarron-Grandview, Inc., Full Moon Universe, Inc., a Washington Corporation, and/or any agent, employee, or affiliated company of any of the individuals or entities named in this request.

RESPONSE:

REQUEST FOR PRODUCTION NO. 13: Produce all documents relevant to and/or establishing the receipt of payment, and the source of payment, by you for any and all legal services, and all other services of any kind, on any matter, that you have

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provided to plaintiff Albert Zlotnick, and/or any agent, employee, or affiliated company of Mr. Zlotnick.

RESPONSE:

REQUEST FOR PRODUCTION NO. 14: Produce all documents relevant to and/or establishing the receipt of payment, and the source of payment, by you for any and all legal services, and all other services of any kind, on any matter, that you have provided to Charles Band, iSurrender.com, Inc., Cimarron-Grandview, Inc., Full Moon Universe, Inc., Full Moon Universe, Inc., a Washington Corporation, and/or any agent, employee, or affiliated company of any of the individuals or entities named in this request.

RESPONSE:

REQUEST FOR PRODUCTION NO. 15: Produce all documents in your possession, custody, or control pertaining in any way to Cimarron-Grandview, Inc.,

PLAINTIFF'S FIRST INTERROGATORIES AND REQUESTS FOR PRODUCTION TO LIPSKER DEFENDANTS - 15

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including but not limited to all accounting records, check registers, trust account information, corporate filings, bylaws, incorporation documents, annual reports, minutes, correspondence, resolutions, amendments, and similar documents.

RESPONSE:

REQUEST FOR PRODUCTION NO. 16: Produce all documents in your possession, custody, or control pertaining in any way to iSurrender.com, Inc., including but not limited to all accounting records, check registers, trust account information, corporate filings, incorporation documents, annual reports, bylaws, minutes. correspondence, resolutions, amendments, and similar documents.

RESPONSE:

REQUEST FOR PRODUCTION NO. 17: Produce all documents in your possession, custody, or control pertaining in any way to Full Moon Universe, Inc., including but not limited to all accounting records, check registers, trust account

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information, corporate filings, bylaws, incorporation documents, annual reports, minutes, correspondence, resolutions, amendments, and similar documents.

RESPONSE:

REQUEST FOR PRODUCTION NO. 18: Produce all documents in your possession, custody, or control pertaining in any way to Full Moon Universe, Inc., a Washington Corporation, including but not limited to all accounting records, check registers, trust account information, corporate filings, bylaws, incorporation documents, annual reports, minutes, correspondence, resolutions, amendments, and similar documents.

RESPONSE:

REQUEST FOR PRODUCTION NO. 19: Produce all documents reflecting communications between you and Charles Band, any of Charles Band's affiliated companies, employees, representatives, accountants, consultants, and/or legal counsel, at any time and for any matter.

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RESPONSE:

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REQUEST FOR PRODUCTION NO. 20: Produce all documents generated by you reflecting any communications, including but not limited to conflict disclosure and/or waiver letters, between you and plaintiff Albert Zlotnick regarding any actual or potential conflicts of interest arising out of the services identified in your response to Interrogatory No. 4.

RESPONSE:

REQUEST FOR PRODUCTION NO. 21: Produce all documents reflecting any and all efforts you undertook to identify and disclose to Mr. Zlotnick the risks involved in the transaction between Mr. Zlotnick and Charles Band and any of Charles Band's affiliated companies, employees, representatives, accountants, consultants, and/or legal counsel.

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RESPONSE:

Exhibit A-2

REQUEST FOR PRODUCTION NO. 22: Produce all documents reflecting any and all efforts you undertook to perfect security interests in any and all of the collateral provided or offered to Mr. Zlotnick by Charles Band, any of Charles Band's affiliated companies, employees, representatives, accountants, consultants, and/or legal counsel.

RESPONSE:

REQUEST FOR PRODUCTION NO. 23: Produce all documents identifying and/or relevant to all current and former shareholders of Cimarron-Grandview, Inc., the amount of shares of stock held by each such shareholder at all times, and the dollar value of those shares.

RESPONSE:

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REQUEST FOR PRODUCTION NO. 24: Produce all documents identifying and/or relevant to all current and former shareholders of iSurrender.com, Inc., the amount of shares of stock held by each such shareholder at all times, and the dollar value of those shares.

RESPONSE:

REQUEST FOR PRODUCTION NO. 25: Produce all documents identifying and/or relevant to all current and former shareholders of Full Moon Universe, Inc., the amount of shares of stock held by each such shareholder at all times, and the dollar value of those shares.

RESPONSE:

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Exhibit A-2

REQUEST FOR PRODUCTION NO. 26: Produce all documents identifying and/or relevant to all current and former shareholders of Full Moon Universe, Inc., a Washington Corporation, the amount of shares of stock held by each such shareholder at all times, and the dollar value of those shares.

RESPONSE:

REQUEST FOR PRODUCTION NO. 27: Produce all documents in your possession, custody, or control which are in any way relevant to any of the allegations in plaintiff's complaint in this matter, and which have not already been produced pursuant to other discovery requests herein.

RESPONSE:

REQUEST FOR PRODUCTION NO. 28: Please produce a privilege log identifying all documents not produced or withheld in response to these requests for

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production based upon claims of privilege or work product, including but not limited to 1 2 all documents identified in your response to Interrogatory No. 10. 3 RESPONSE: 4 5 6 You are directed that you are required to timely supplement your answers 7 and responses to the above Interrogatories and Requests for Production of 8 9 Documents. 10 11 12 13 DATED this <u>26</u> day of January, 2005. 14 LANE POWELL PC 15 16 17 James B. Stoetzer, WSBA No. 06298 Matthew J. Macario, WSBA No. 26522 18 Attorneys for Plaintiff Albert M. Zlotnick 19 **Suite 4100** 20 1420 Fifth Avenue Seattle, WA 98101 21 Telephone: (206) 223-7000 Facsimile: (206) 223-7107 22

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1	<u>VERIFICATION</u>
2	Answers and responses dated this day of, 2005.
4 5 6	By James B. King, WSBA# Attorneys for Defendants
7 8 9	STATE OF WASHINGTON) ss. COUNTY OF, being first duly sworn on oath, deposes and says:
10 11 12	That she/he is the defendant named in the foregoing action; that she/he has read the foregoing Answers to Interrogatories and Requests for Production, knows the contents thereof, and believes the same to be true.
13 14	[name]
15	SUBSCRIBED AND SWORN to before me by on this day of
16 17	·
18	Print Name
19 20	NOTARY PUBLIC in and for the State of Washington, residing at My appointment expires:
21	
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